- 1		
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6	Bob B. Bruner (TX Bar No. 24062637)	
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10	bob.bruner@nortonrosefulbright.com	
11	Attorneys for MRC GLOBAL (US) INC.	
12	UNITED STATES BA	ANKRUPTCY COURT
13	NORTHERN DISTRI	ICT OF CALIFORNIA
14	SAN FRANCI	SCO DIVISION
15		
16	In re:	Case No. 19-30089
17	PACIFIC GAS AND ELECTRIC COMPANY	Chapter 11
18		NOTICE OF DEMAND FOR
19	Debtor.	RECLAMATION PURSUANT TO 11 U.S.C. § 546(c) BY MRC GLOBAL (US),
20		INC.
21		
22		×
23		
24	PLEASE TAKE NOTICE that MRC G	LOBAL (US), INC. ("MRC Global"), by its
25	undersigned counsel, on January 29, 2019, serve	d a demand for reclamation (the "Reclamation
26	Demand") upon Pacific Gas and Electric Compa	ny (the "Debtor") and on Debtor's counsel via
27	email, FedEx Express overnight mail, and electrons	onic mail, to reclaim certain goods (the " <u>Goods</u> ")
28	pursuant to 11 U.S.C. § 546(c) and section 2-702	2 of the Uniform Commercial Code. A copy of

Notice of Demand for Reclamation.docx

the Reclamation Demand is attached hereto as Exhibit A.

PLEASE TAKE FURTHER NOTICE that pursuant to the Reclamation Demand, the Goods were sold by MRC Global in the ordinary course of business to the Debtor and received by the Debtor during the forty-five (45) days prior to the commencement of the Debtor's chapter 11 case. MRC Global demands that the Debtor immediately surrender the Goods to MRC Global. Pending the prompt return of the Goods, MRC Global demands that the Debtor (i) protect and segregate the Goods and (ii) refrain from selling, using or disposing of the Goods pursuant to 11 U.S.C. §§ 361 and 363(c).

PLEASE TAKE FURTHER NOTICE that MRC Global reserves all of its rights with respect to the Goods, including without limitation, (i) its right to be paid in the ordinary course of business as a post-petition creditor of the Debtor to the extent that the Goods were delivered to the Debtor on or after the Petition Date; (ii) its right to assert a 20-day administrative priority claim pursuant to 11 U.S.C. § 503(b)(9); (iii) its right to assert a "new value" defense to any preference demand pursuant to 11 U.S.C. § 547(e)(4); (iv) its right to demand payment of any portion of these invoices as a "cure" payment in connection with the Debtor's assumption of an executory contract between MRC Global and the Debtor, if any, pursuant to 11 U.S.C. § 365; (v) its right to seek payment of its pre-petition invoices from any non-debtor parties that are co-obligors; (vi) its right to amend, correct, supplement or modify the Reclamation Demand (including filing additional evidence in support thereof) or to file additional demands or claims, including without limitation, a proof of claim in the Debtor's chapter 11 case and all other claims at law or in equity; (vii) its right to setoff or recoupment; and (viii) its right to assert any other rights under applicable law.

PLEASE TAKE FURTHER NOTICE that the filing of this Notice is not intended to constitute an election of remedies or to waive any of MRC Global's rights under the Bankruptcy Code or any applicable non-bankruptcy law. By filing this Notice of Demand for Reclamation, MRC Global does not consent to the entry of final orders by the bankruptcy court on non-core

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DOCUMENT PREPARED ON RECYCLED PAPER Notice of Demand for Reclamation.docx

issues and claims, and does not waive any jurisdictional defenses. Dated: January 29, 2019 NORTON ROSE FULBRIGHT US LLP By <u>/s/ Rebecca J. Winthrop</u> Rebecca J. Winthrop William R. Greendyke (pro hac vice pending) Attorneys for MRC GLOBAL (US), INC.

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EXHIBIT A

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NORTON ROSE FULBRIGHT

Norton Rose Fulbright US LLP 1301 McKinney, Suite 5100 Houston, Texas 77010-3095 **United States**

Direct line +1 713 651 5193 william.greendyke@nortonrosefulbright.com

Tel +1 713 651 5151 Fax +1 713 651 5246 nortonrosefulbright.com

January 29, 2019

VIA FEDEX OVERNIGHT MAIL AND EMAIL

WEIL, GOTSHAL & MANGES LLP Stephen Karotkin Jessica Liou Matthew Goren 767 Fifth Avenue New York, NY 10153-0119 Tel: 212-310-8000

Fax: 212-310-8007

KELLER & BENVENUTTI LLP Tobias S. Keller Jane Kim 650 California Street, Suite 1900 San Francisco, CA 94108

In re Pacific Gas and Electric Company, Case No. 19-30089, U.S. Bankruptcy Court for Re: the N.D. Cal. (San Francisco), Demand for Reclamation of Goods Pursuant to Bankruptcy Code § 546(c) on behalf of MRC Global (US) Inc.

Dear Counsel:

Case: 19-30089 Doc# 41

We represent MRC Global (US) Inc. ("MRC Global"), a supplier of certain goods delivered to the Debtor.

This letter serves as MRC Global's written demand (the "Reclamation Demand") to reclaim all goods it sold in the ordinary course of business on credit to, and which were received by, Pacific Gas and Electric Company (the "Debtor") during the Reclamation Period (defined below) pursuant to 11 U.S.C. § 546(c) and U.C.C. § 2-702.

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William R. Greendyke January 29, 2019 Page 2

On January 29, 2019 (the "Petition Date"), Pacific Gas and Electric Company (the "Debtor commenced chapter 11 cases in the U.S. Bankruptcy Court for the Northern District of California (the "Bankruptcy Court"), Case No. 19-30089. During the 45-day period prior to the Petition Date (the "Reclamation Period"), MRC Global delivered goods (the "Goods") to the Debtor in the ordinary course of business for which MRC Global has not been paid as of the date of this letter.

The value of the Goods delivered to the Debtor is \$1,959,969.71. The Goods are identified in the summary of the Goods delivered to the Debtor during the Reclamation Period, attached hereto as Exhibit 1. MRC Global will provide any additional relevant information or documentation (if any) related to the Goods upon reasonable request.

Notwithstanding the detail included in Exhibit 1, this Reclamation Demand covers any and all other goods the Debtors received from MRC Global during the Reclamation Period.

At the time the Debtor received the Goods, the Debtor was insolvent. It is our understanding that the Goods are currently in the Debtor's possession.

Pursuant to 11 U.S.C. § 546(c) and U.C.C. § 2-702, MRC Global demands that the Debtor immediately surrender the Goods to MRC Global, all of which were delivered by MRC Global and received by the Debtor during the Reclamation Period. Pending the prompt return of the Goods, MRC Global hereby further demands that the Debtor (i) protect and segregate the Goods, and (ii) refrain from selling, using, or disposing of the Goods pursuant to 11 U.S.C. §§ 361 and 363(e).

MRC Global reserves all of its rights with respect to the Goods, including without limitation (i) its right to be paid in the ordinary course of business as a post-petition creditor of the Debtor to the extent that the Goods were delivered to the Debtor on or after the Petition Date; (ii) its right to assert a 20-day administrative priority claim pursuant to 11 U.S.C. § 503(b)(9); (iii) its right to assert a "new value" defense to any preference demand pursuant to 11 U.S.C. § 547(c)(4); (iv) its right to demand payment of any portion of these invoices as a "cure" payment in connection with the Debtor's assumption of an executory contract between MRC Global and the Debtor, if any, pursuant to 11 U.S.C. § 365; (v) its right to seek payment of its pre-petition invoices from any non-debtor parties that are co-obligors; (vi) its right to amend, correct, supplement or modify the Reclamation Demand (including filing additional evidence in support thereof) or to file additional demands or claims, including without limitation, a proof of claim in the Debtor's chapter 11 case and all other claims at law or in equity; (vii) its right to setoff or recoupment; and (viii) its right to assert any other rights under applicable law.

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William R. Greendyke January 29, 2019 Page 3

Please direct any response, notices, or inquiries regarding the Reclamation Demand to my attention.

Very truly yours,

William R. Greendyke (

- and -

Bob B. Bruner Norton Rose Fulbright US LLP 1301 McKinney, Suite 5100 Houston, TX 77010

Enclosure

Exhibit 1

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Invoice_Number	PO_Number	Shipment Date	Invoice Date	Invoice Amount	
0419108008	2700191020	12/14/2018	12/17/2018	\$ 46	6.76
0419195007	2700191053	12/14/2018	12/17/2018		3.38
0360433006	2700187862	12/14/2018	12/17/2018	\$ 23	3.38
0669837999	3501184621	12/10/2018	12/19/2018	\$ 22	1.02
0714399999	2700206561	12/13/2018	12/20/2018	\$ 160	0.88
0578720998	2700198810	12/14/2018	12/20/2018	\$ 133	3.53
0724474001	2700207050	12/19/2018	12/20/2018	\$ 11,183	3.96
0309477999	2700184353	11/19/2018	12/20/2018	\$ 105,439	
0523761999	2700195587	11/19/2018	12/20/2018	\$ 45,344	
0309891999	2700185334	11/19/2018	12/20/2018	\$ 105,439	
0758020001	2700208431	12/19/2018	12/20/2018		3.12
0758020002	2700208431	12/19/2018	12/20/2018		6.48
0758020003	2700208431	12/20/2018	12/21/2018	\$ 1,300	
0237742999	2700180710	12/12/2018	12/21/2018	\$ 63,716	
9509191001	2700145986	12/20/2018	12/21/2018	\$ 36,634	
0682426999	2700204493	12/12/2018	12/21/2018	\$ 2,328	
0675243999	2700204326	12/17/2018	12/21/2018		2,2
0700684999	2700205724	12/14/2018	12/21/2018		6.1
0723727001	3501185027	12/21/2018	12/21/2018	\$ 718	
0737316001	2700198500	12/21/2018	12/26/2018		6.48
0737398001	2700198517	12/21/2018	12/26/2018		6.48
0758020005	2700190317	12/20/2018	12/26/2018	\$ 1,929	
0758545999	2700208472	12/19/2018	12/26/2018	\$ 8,254	
0758020004	2700208431	12/21/2018	12/26/2018	\$ 1,165	
0750690999	2700208342	12/20/2018	12/26/2018		7.18
0737457001	2700208342	12/21/2018	12/26/2018	\$ 296	
0737497001	2700198541	12/21/2018	12/26/2018		6.48
0737346001	2700198508	12/21/2018	12/26/2018		
0737104001	2700198485	12/21/2018	12/26/2018	\$ 296 \$ 296	
0737157001	2700198488	12/21/2018	12/26/2018		
0737042001	2700198474	12/21/2018	12/26/2018	\$ 296	
0644645998	2700201689	12/18/2018	12/26/2018	\$ 466	_
0667103998	2700203227	12/18/2018	12/26/2018	\$ 219	
0432949005	2700191349	12/21/2018	12/26/2018	\$ 180	
0792603001	2700210361	12/26/2018	12/27/2018	\$ 836	
8488118997	3501161285	12/21/2018	12/27/2018	\$ 402,165	
9330352006	2700138418	12/26/2018	12/27/2018	\$ 72	
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7002092998	3501152192	12/21/2018	12/27/2018	\$ 41,115	
0399912992	2700189917	12/14/2018	12/27/2018	\$ 44,563	
0413934013	2700190722	12/26/2018	12/27/2018	\$ 2,480	
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0085616041	2700173485	12/26/2018	12/27/2018	\$ 4,921	1.47
0086002012	2700173975	12/26/2018	12/27/2018	\$ 87	7.77
0085616040	2700173485	12/26/2018	12/27/2018	\$ 6,717	7.56
0800526001	2700211222	12/27/2018	12/28/2018	\$ 3,139	€.18
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